

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re: : Case No.: 23-10588-GLT  
: Chapter: 13  
Robert Campbell McCall, III :  
: Date: 8/7/2024  
: Time: 09:30  
*Debtor(s).* :  
:

FILED  
8/7/24 3:15 pm  
CLERK  
U.S. BANKRUPTCY  
COURT - WDPA

**PROCEEDING MEMO**

**MATTER:** #45 - Motion to Approve Financing  
#47 - Response filed by Trustee

**APPEARANCES:**

Debtor: Daniel P. Foster  
Trustee: Ronda J. Winnecur

**NOTES:** [9:43]

Foster: Conciliation tomorrow. But believe plan is overfunded and the payments the Debtor is able to make are sufficient. 100% plan from day 1. Debtor needs vehicle to get to work. Believe things will look different after the conciliation tomorrow. Proposed plan at \$950 a month.

Winnecur: Is okay with a continuance until after the conciliation.

Court: Was the Debtor shorting the plan payments intentionally? Or he could not make the full payment.

Foster: Against his advice, the Debtor was intentionally making short plan payments.

Court: That raises a question of good faith.

**OUTCOME:**

1) For the reasons stated on the record, the *Motion for Approval of Post-Petition Vehicle Financing* [Dkt No. 45] is continued to conciliation August 8, 2024 at 1:30 p.m. After the conciliation, the parties shall call chambers to notify the Court if further hearing is necessary. [Text order].

**DATED:** 8/7/2024